## MICHIGAN SUPREME COURT

## **REVISED NOTICE OF PUBLIC ADMINISTRATIVE HEARING**

Pursuant to Administrative Order No. 1997-11, the Michigan Supreme Court will hold a public administrative hearing on Thursday, May 27, 2004, in the Supreme Court courtroom located on the sixth floor of the Michigan Hall of Justice, 925 W. Ottawa Street, Lansing, Michigan 48915. The hearing will begin promptly at 9:30 a.m. and adjourn no later than 11:30 a.m. Persons who wish to address the Court regarding matters on the agenda will be allotted three minutes each to present their views, after which the speakers may be questioned by the Justices. To reserve a place on the agenda, please notify the Office of the Clerk of the Court in writing at P.O. Box 30052, Lansing, Michigan 48909, or by e-mail at MSC\_clerk@courts.mi.gov, no later than Tuesday, May 25, 2004.

Administrative matters on the agenda for this hearing are:

- 1. 2002-29 Proposed Michigan Standards for Imposing Lawyer Sanctions.
  Published at 469 Mich 1206-1222 (Part 1, 2003).
  Issue: Should the Court adopt the proposed standards to govern the imposition of sanctions on Michigan lawyers?POSTPONED.
- 21. 2003-04 Proposed Amendments of Rules 2.511, 6.001, 6.004, 6.005, 6.102, 6.104, 6.106, 6.107, 6.110, 6.112, 6.113, 6.201, 6.302, 6.303, 6.304, 6.310, 6.311, 6.402, 6.412, 6.414, 6.419, 6.420, 6.425, 6.427, 6.429, 6.431, 6.433, 6.440, 6.445, 6.501, 6.502, 6.503, 6.504, 6.506, 6.508, 6.509, 6.610, 6.615, and 6.620; and the adoption of Rules 6.006, 6.111, and 6.428 of the Michigan Court Rules. Published at 469 Mich 1256-1308 (Part 5, 2003).

Issue: Whether to amend the rules as published.

32. 2003-25 Amendment of Rule 7.204 of the Michigan Court Rules.
Published at 469 Mich \_\_ (Part 6, 2004).
Issue: Should this Court further amend MCR 7.204 to require that the deadlines for Claims of Appeal from orders terminating parental rights be identical in cases involving retained counsel as they are in cases involving appointed counsel?

4<u>3</u>. 2003-57 Amendment of Rule 3.217(B) of the Michigan Court Rules. Published at 469 Mich Ixxiv (Part 4, 2003). Issue: Whether the Court should retain the amendment adopted December 23, 2003, as amended January 13, 2004, to eliminate conflicts that were created by amendments of MCL 722.715 (1998 PA 113) when the following language was removed: "Either party may demand a trial by jury."

Proposed Amendment of Rule 5.125 of the Michigan Court Rules.

Published at 469 Mich 1250-1251 (Part 4, 2003).

Issue: Should MCR 5.125 be amended to provide notice to persons whose interests are affected by the relief requested, including insurance companies?

6<u>5</u>. 2004-02 Amendment of Rule 4 of the Rules Concerning the State Bar of Michigan. Published at 469 Mich Ixxxviii (Part 5, 2004).

Issue: Whether the Court should retain the emergency amendment to the rule stating that active members would be mailed delinquent dues' notice by registered or certified mail and deleting the "registered or certified mail" from "all" members (so that inactive members' notice could be sent first class, as a cost savings measure).